

Private Law 741

CHAPTER 540

July 9, 1956
[S. 1814]

AN ACT

For the relief of Teresa Lucia Cilli, Guiseppe Corrado Cilli, and Manda Pauline Petricevic.

Teresa L. Cilli
and others,
66 Stat. 166, 180,
8 USC 1101,
1155.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Teresa Lucia Cilli and Guiseppe Corrado Cilli, shall be held and considered to be the natural-born alien children of Sergeant First Class Joseph C. Smith, a citizen of the United States.

SEC. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Manda Pauline Petricevic, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Paul G. Schuldt, citizens of the United States.

Approved July 9, 1956.

Private Law 742

CHAPTER 541

July 9, 1956
[S. 2842]

AN ACT

For the relief of Toini Margareta Heino.

Toini M. Heino,
66 Stat. 182,
8 USC 1182.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of section 212 (a) (9) of the Immigration and Nationality Act, Toini Margareta Heino may be issued a visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of such Act: *Provided,* That this shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Approved July 9, 1956.

Private Law 743

CHAPTER 542

July 9, 1956
[H. J. Res. 611]

JOINT RESOLUTION

For the relief of certain relatives of United States citizens.

Etsuko I. Ashley
and others,
66 Stat. 182,
8 USC 1182.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of section 212 (a) (6) of the Immigration and Nationality Act, the aliens hereinafter named may be issued visas and be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act under such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare, may deem necessary to impose: *Provided,* That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act: Etsuko I. Ashley, Aleksander Belosonoks, Hisae S. Blauvelt, Odette F. D. Bohlman, Alberto A. Checcaglino, Sofia Z. Collette, Kathleen Connor, Monique H. T. Constantino, Maria O. G. Correia, Joan M. B. Devaughn, Camillo Di Re, Aiko Tanaka Dodge, Sumiko A. Duncan, Margarethe S. Dyl, Ingeborg E. Felts, Giovanni Ferrari, Krista Fibranz, Ugo Giannatiempo, Yoshie K.

8 USC 1183.